SECTION 2

2.11 STEP CHART: CREP-EQUIVALENT PAYMENTS

Step	Activity	Person Responsible	Date Completed
1	Initiate request for cost-sharing	Landowner	Completed
	1		
2	Obtain the following application information : • the entity owning the land (individual, corporation, trust, etc) • owner names • project location information (to ¼ ¼ Section)	LCD and Landowner	
3	 Make eligibility determinations: The land involved must be riparian land. The landowner must agree to install or maintain a riparian buffer or other eligible conservation practice on the land. The practice must take land out of agricultural production (This means that the land can no longer be used for normal crop or livestock production. Land is not taken out of production if it can be used for pasture, hay production, or cropping subject to residue management). The land taken out of agricultural production must be more than ½ acre of riparian land. Note: If the land meets these criteria, counties can make CREP-equivalent payments "regardless of whether the lands are actually eligible for the CREP program." This means that the land may qualify for CREP-equivalent payments even if it is located outside of the CREP project area or does not meet crop history requirements of CREP participation. It does not mean that landowners may install buffers wider than the 150-foot maximum provided for in CREP. For answers to other questions regarding this provision, contact DATCP. 	LCD	
4	Obtain the following additional information as part of the application: Confirm tax-related information. the most recent property tax statement for all parcels aerial photo, map, plat or other document indicating boundaries, natural or man-made features such as lakes, ponds, swamps, rivers, streams, wood lots, roads (named), structures such as barns, houses and storage facilities, power lines, fences, lot lines and field number delineations.	LCD	

			Dongon	Date
Step	Act	ivity	Person Responsible	Completed
5 tep		Activity Complete a site visit to determine the following:		Completed
	•	•	LCD	
	The acreage is suitable for the offered practice. This includes determining what type of water source is being protected.			
	The production is 1 (22222 and 10 assets to solve the 10 source			
	concern.			
	• There are no apparent, visible activities or uses by a party other than the landowner that could be detrimental or conflict with the			
	county's interest in land.			
	· · · · · · · · · · · · · · · · · · ·			
	The eligible area to be flagged in the field.			
6	Complete description of the flagged or marked area		LCD	
	15 Year Agreement	15 Year or Perpetual		
		Conservation Easement		
	GPS measurements or other	GPS measurements are required.	LCD	
	methods describing the property	Monumentations (fence post,	(NRCS may	
	are completed.	magnets, rebar) are installed.	GPS)	
	Note: GPS points are not crucial			
	for 15-year agreements.			
	GPS points are retained in the following formats: txt file, mps file,			
	shp file, (polygon and point) and notes by NRCS GPS ID#			
	Delineate location by Town, Range, Section, ¹ / ₄ Section, ¹ / ₄ ¹ / ₄ Section			
	Tax Parcel Number(s), and address information.			
7	Prepare calculations for payment using CREP-equivalent		LCD consulting	
	calculation sheet:	8	with FSA	
	 Determine eligible acres Refer to Soil Map Data 			
	Calculate maximum payment rate			
	If LCD will offer payments lower than maximum amounts, LCD will			
	document the differences and retain information in files.			
8	Complete a conservation plan of	operations and tree planting plan	LCD and	
	if needed for the practice.		Landowner	
9	15 Year Agreement	15 Year or Perpetual		
	_	Conservation Easement		
		Contract for a title search to	Landowner and	
		determine the following	Title Company	
		information:		
		a.) Names of all present owners.		
		b.) Tax statement of property		
		from assessors office.		
		c.) Copy of last deed or		
		unsatisfied land contract of		
		record including legal		
		description and any		
		exceptions/reservations.		
		d.) All easements of record		
		including those that go back		

		Person	Date
Step	Activity	Responsible	Completed
	more than 60 years and of encumbrances such as utilities, secondary roads dedications, mineral right claims, drainage districts managed forest law. e.) Judgments, Liens, Mortg information, delinquent restate taxes, state and fect tax liens. f.) CSMs and Subdivision F if applicable. g.) Any deed restrictions, e.g referencing State or Feder closure letters for contaminated sites.	ats s, and gage real deral Plats g.,	
10	Title search results are received by landowner, who is respons for submitting title search results and search fee receipe (marked "paid") to LCD. Note : Landowner cannot be reimbursed for title search fee until easement is recorded.	sible Title Search Company and Landowner	
11	County Corporation Couns • reviews title search for mortgages, liens, encumbrances, and other fa affecting title, and provides title opinion regarding currownership and all persons winterests in the property who must sign the easement as subordinating their interest consenting to the easement	County Corporation Counsel s a ent with ao and	

Step	Activity		Person Responsible	Date Completed
12	DATCP approval : If cost-share payments exceed \$50,000, unsigned cost-share contract, calculation sheet, and title search and other easement related documents must be submitted to DATCP for review and approval.		DATCP	
13	15 Year Agreement and Conservation Easement	Perpetual Conservation Easement		
	 Execute these documents: ARM-LWR-255 (Cost-Share Contract) and ARM-LWR-387 (Addendum For CREP-Equivalent Payment -15 Year Agreement) (Clearly indicate payments for practices installed separate from payments for land out of production) Note: DATCP recommends that cost-share contracts be recorded, regardless of dollar amount. ARM-LWR-390 (15-year easement) if required and record at register of deeds. Obtain signatures for parties required to consent (e.g. mortgage and lien holders) as identified by corporation counsel. 	 Execute these documents: ARM-LWR-255 (Cost-Share Contract) and ARM-LWR-388 (Addendum For CREP-Equivalent Payment-Perpetual Easement) (Clearly indicate payments for practices installed separate from payments for land taken out of production) ARM-LWR-389 (permanent conservation easement) and record at register of deeds. Obtain signatures for parties required to consent (e.g. mortgage and lien holders) as identified by corporation counsel. 	LCD and Landowner	
14	Provide the landowner CREP-equivalent payments, except for practice payments, upon execution of the contract with all required attachments, and recording of documents as required. Bond revenue may be used to reimburse for title search and monuments.		LCD	
15	Provide the landowner CREP-equivalent practice payments for installing eligible practices upon certification that the practice(s) are complete and paid in full.		LCD	
16	Perform Monitoring: Schedule and conduct status reviews Update maintenance verification log		LCD	